UNITED STATES DISTRICT COURT

Ea	astern	District of							
	ES OF AMERICA V.	A	MENDED JUDGM	IENT IN A CRIMI	NAL CASE				
Christoph	ner Don Gray	C	ase Number: 5:10-cr-00)219-1BO					
	444949944	U	USM Number: 54620-056						
Date of Original Judgm (Or Date of Last Amended J	nent: 4/19/2011	-	G. Alan DuBois efendant's Attorney	, 1					
Reason for Amendme		2	oronaum s r momo,						
☐ Correction of Sentence on Re☐ Reduction of Sentence for Ch P. 35(b))	emand (18 U.S.C. 3742(f)(1) and (2)) nanged Circumstances (Fed. R. Crim. ntencing Court (Fed. R. Crim. P. 35(a))	 Modification of Supervision Conditions (18 U.S.C. §§ 3563(c) or 3583(e)) Modification of Imposed Term of Imprisonment for Extraordinary and Compelling Reasons (18 U.S.C. § 3582(c)(1)) Modification of Imposed Term of Imprisonment for Retroactive Amendment(s) 							
☐ Correction of Sentence for Cl	erical Mistake (Fed. R. Crim. P. 36)	to the Sentencing Guidelines (18 U.S.C. § 3582(c)(2))							
			Direct Motion to District Court Pursuant 28 U.S.C. § 2255 or 18 U.S.C. § 3559(c)(7) Modification of Restitution Order (18 U.S.C. § 3664)						
THE DEFENDANT: pleaded guilty to count	t(s) 1 of the Indictment				***************************************				
pleaded nolo contende which was accepted by	* *								
was found guilty on coafter a plea of not guilt									
The defendant is adjudicate	ed guilty of these offenses:								
Title & Section	Nature of Offense			Offense Ended	<u>Count</u>				
21 U.S.C. § 846	Conspiracy to Distribute a Grams or More of Cocaine			January 20, 2010	1				
The defendant is set the Sentencing Reform Act	ntenced as provided in pages 2 th	rough 6	of this judgment.	The sentence is imposed	pursuant to				
☐ The defendant has bee	n found not guilty on count(s)								
Count(s) 3, 4, 5, an	d 11 of the Indictment [] is	are dismisse	ed on the motion of the U	nited States.					
or mailing address until all f	ne defendant must notify the Unite fines, restitution, costs, and special he court and United States attorned.	assessments in y of material c	nposed by this judgment a	are fully paid. If ordered t	name, residence, to pay restitution,				
			ate of Imposition of Judg	 gment					
			Yeure	Λ					
			gnature of Judge						
			errence W. Boyle	US District					
		N	ame of Judge	Title of Judg	ge				
		_6	/17/2014						
		D	ate						

Sheet 2 — Imprisonment

(NOTE: Identify Changes with Asterisks (*)) Judgment — Page ____ of

DEFENDANT: Christopher Don Gray CASE NUMBER: 5:10-cr-00219-1BO

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of

Count 1 - 60 months.

The	defendant shall receive credit for time served.										
V	The court makes the following recommendations to the Bureau of Prisons:										
The C	Court recommends FCI Butner for incarceration. Court also recommends that the defendant receive substance abuse treatment and counseling while cerated.										
\checkmark	The defendant is remanded to the custody of the United States Marshal.										
	The defendant shall surrender to the United States Marshal for this district: at a.m p.m. on as notified by the United States Marshal.										
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on										
I ha	RETURN ve executed this judgment as follows:										
	Defendant delivered on to										
at _	with a certified copy of this judgment.										
	UNITED STATES MARSHAL										

DEPUTY UNITED STATES MARSHAL

(Rev. 12/03) Amended Judgment in a Criminal Case Sheet 3 — Supervised Release

Judgment—Page DEFENDANT: Christopher Don Grav CASE NUMBER: 5:10-cr-00219-1BO

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

5 years

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
Ø	The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
Ø	The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
	The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
	The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)
Sch	If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the edule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer; 1)
- the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of 2) each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities; 4)
- the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other 5) acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive any use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician; 7)
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer; 11)
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245C (Rev. 12/03) Amended Judgment in a Criminal Case NCED Sheet 3C — Supervised Release

(NOTE: Identify Changes with Asterisks (*))

DEFENDANT: Christopher Don Gray CASE NUMBER: 5:10-cr-00219-1BO

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SPECIAL CONDITIONS OF SUPERVISION

The defendant shall not incur new credit charges or open additional lines of credit without the approval of the probation office.

The defendant shall provide the probation office with access to any requested financial information.

(NOTE: Identify Changes with Asterisks (*))

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DEFENDANT: Christopher Don Gray CASE NUMBER: 5:10-cr-00219-1BO

CRIMINAL MONETARY PENALTIES

	The defendance		must pay the Assessmen 100.00		ng total	l crimin	al mone \$	<u>Fine</u>	alties u	nder th	e sche	·	eayments Restitu 5,030.0	<u>tion</u>	eet 6.		
			ion of restitu uch determin		eferred	until	<u> </u>		An An	nendea	! Judgn	nent in a	Crimina	al Case	e (AO 24	15C) wi	ll be
	The defen	dant	shall make r	estitution	ı (inclu	ding co	mmuni	ty restitut	ion) to	the fo	llowing	g payees	in the ar	nount	listed be	low.	
	If the defe in the prior before the	ndan rity o Unit	t makes a parder or perceed States is	rtial pay: entage pa paid.	ment, e yment c	ach pay column	ee shal below.	l receive a However	an appr , pursu	oxima ant to 1	tely pro 8 U.S.	oportion C. § 366	ed paym 4(i), all n	ent, un onfede	less spe eral victi	cified or ms mus	therwise t be paid
<u>Nan</u>	ne of Paye	<u>e</u>					<u>To</u>	tal Loss*	<u>.</u>		Restitu	ution O	<u>rdered</u>	<u>Prio</u>	rity or	Percent	age
Vilso	on Police	Depa	artment									\$5	,030.00				
TO	ΓALS						\$		(0.00	\$	5	,030.00				
	Restitutio	n am	ount ordere	d pursuai	nt to ple	ea agree	ement	\$ 5,030	.00					-			
	The defer	ndant day a	must pay ir fter the date r delinquenc	iterest on	restitui	tion and	l a fine ant to 1	of more t	han \$2 § 3612	2(f). A							
V	The court	dete	rmined that	the defer	ndant do	oes not	have th	e ability t	to pay i	interes	t, and i	t is orde	red that:				
	the in	nteres	st requireme	nt is wai	ved for		fine	resti	tution.								
	☐ the in	nteres	t requireme	nt for		fine	<u> </u>	restitution	is mo	dified	as follo	ows:					

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

(NOTE: Identify Changes with Asterisks (*))

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SCHEDULE OF PAYMENTS

Ha	ving	assessed the defendant'	s ability to pa	ıy, payment	of the tota	al criminal	nonetary pe	nalties shal	l be due as	follows:	
A		Lump sum payment o	f\$		lue imme	diately, bal	ance due				
		not later than in accordance wi	th C,	□ D, □	, or E, or	☐ F bel	ow; or				
В		Payment to begin imr	nediately (ma	y be combin	ed with	□ C,	☐ D, or	□F belo	w); or		
C		Payment in equal (e.g., mo	onths or years	(e.g., weekly s), to comme	y, monthl	y, quarterly (e.) installmen g., 30 or 60	ts of \$ days) after	the date of	over a peri this judgment	od of ; or
D		Payment in equal (e.g., motor term of supervision; c	onths or years	(e.g., weekly s), to comme	y, monthl nce	y, quarterly (e.) installmen g., 30 or 60	ts of \$ days) after	release fro	over a period m imprisonme	of nt to a
E		Payment during the te imprisonment. The c	erm of supervourt will set t	ised release he payment	will comi plan base	mence with d on an ass	inessment of t	(e.g., 3 he defenda	0 or 60 day nt's ability	s) after release to pay at that t	from ime; or
F	V	Special instructions re	egarding the p	payment of c	riminal n	nonetary pe	nalties:				
		Payment of the special However, if the defenda Inmate Financial Respo orders that any balance defendant's release from defendant's ability to pa	int is unable to insibility Progr still owed at t in prison. At t	o pay in full in ram. The cou the time of re he time of the	mmediate urt, having lease sha e defenda	ly, the spec g considered all be paid in ant's release	ial assessment the defend installments the probati	ent and rest ant's financ s of \$50 per on officer s	itution may ial resource month to b nall take int	be paid through as and ability to egin 60 days a o consideration	h the pay, fter the the
Un dui Inr	less t ing the nate I	he court has expressly on the period of imprisonmorial Responsibility	ordered other ent. All crim Program, are	wise, if this inal monetar e made to the	judgment y penaltic e clerk of	imposes in es, except the the court.	nprisonment nose paymer	, payment onts made the	of criminal rough the F	monetary pena ederal Bureau	lties is du of Prison
Th	e defe	endant shall receive cre	dit for all pay	ments previo	ously mad	le toward a	ny criminal	monetary p	enalties im	posed.	
Ø	Joi	nt and Several									
	De	fendant and Co-Defend responding payee, if ap	ant Names ar propriate.	nd Case Nun	nbers (inc	luding defe	ndant numb	er), Joint a	nd Several	Amount, and	
		d Emory Jones el McCall	5:10-CR-2 ⁻ 5:10-CR-2 ⁻		\$5,030 \$5,030						
	Th	e defendant shall pay th	e cost of pros	secution.							
	Th	e defendant shall pay th	e following c	ourt cost(s):							
	Th	e defendant shall forfei	the defendar	nt's interest i	n the foll	owing prop	erty to the U	Inited State	es:		
Pay (5)	ymen fine	ts shall be applied in the interest, (6) community	e following o restitution, (rder: (1) asso 7) penalties,	essment, (and (8) c	(2) restitutionsts, includ	on principal ing cost of p	, (3) restitu prosecution	tion interes and court	t, (4) fine princ	ipal,